OPERATIONS OF

Company Takes Over Promising Group of Claims in Railroad Springs District

The Grandian Mining company at Assembly Joint Resolt ion proposing money paid into the state treasury, or an uniform of the State of the Constitution of the State of the State of the State of the Constitution of the State of the Constitution of the State of the S

drip of the Size Principles Stock to separate transaction and the section the this term threat thinner. I throat the county in a the bond houses and VORK RUMA DESIGNATION NAME VON & SEAR ereacest of convey authors has made to many years. It is well known and construct the taggest operatators in - country, been who think nothing committee a scook deal currently Into million - While some of these lon to mining stocks at first, it will a only a question of time when they will get into the market. We upwe now or mouthers. During the laships Routien ribere linvercenne entraces makes tross these wire houses orderthat simust stangered the brokers nome to the head of reconstructive order committee through which grand had be-

Town remineral or spongraph Mr Sirlierk, To decide w yours then the Grandish rical we have a mighty good ety at halperd Springs and that we will soon to shippins stamped of it has some of special iters is mirelady in the market



If you are a subscriber to the ment of crimes and misdemeanors

PROPOSITIONS TO BE VOTED ON

10 for 5c

table gum center.

petite and digestion.

aste better.

Sugar jacket just

'melts in your mouth,"

then you get the delec-

And with Wrigley's three old standing also affording friendly

and to teeth, throat, breath, ap-

Soothing, thirst-quenching.

Same old process Same old flavor

Making the next cigar

Lonanza and the carrier falls to make delivery promptly, kick like a bay steer. Just phone 552 and a messenger will deliver your paper.

No. 2

No. 2

No. 2

Senate Joint Resolution No. 4 of the delivery promptly, kick like a bay steer. Just phone 552 and a messenger will deliver your paper.

No. 2

Twenty-ninth Session. Proposal to the incivity and criminal justes; amend the Constitution of the State granting divorces; changing the names of persons, vacating roads, Resolved by the Senate, the Assembly the Senate of the Senate of Nevada.

PROPOSITIONS TO BE VOTED ON AT GENERAL ELECTION IN NEVADA. NOVEMBER, 1922

Authorized by George Brodigan, Secretary of State

Gonstitutional Amendments

The following constitutional amendments and are to be voted upon by the people at the general election of the general

It's a

DOUBLE treat

lacket over Peppermint gum

THE

FLAVOR

Peppermint

names of persons, vacating roads. Resolved by the Senate, the Assem-towa-plots, streets, alleys and public bly concurring. That section 12 of squares: summoning and impaneling article 4 of the constitution be amend-

properly connected therewith, pro-viding for intrelocutory decrees of divorce in certain cases and elim-nating what are commonly known as short-terms decrees in divorce cases and repealing Section 22 of an Act entitled "An Act relating to marriage and divorce," approved November 28, 1861, as amended, and all other Acts or parts of Acts in conflict herewith.

The People of the State of Nevada do enact as follows: Secure 1 Divorce from the bonds

no chact as follows:
Section I. Divorce from the bonds
of material may may be obtained by
companint under eath, to the district
curre of the county in which the
curre of action therefor shall have
accrised or in which the paraliff or
defendant shall have resided six (5)
months before the said be brought
for the following causes: First importance at the time of marriage continuing to the time

f d'airce.

Second Adultery, since the mar-leb riare remaining unforgaven.

Taird Wiffal descriton, at any inc. of cider party by the other. of or the period of one year.

Fourth Conviction of felony or intermediate crime.

Forms Conversation of leading of an familiar scrime. If the Habitual gross strandstoness contracted since marriage of other party, which shall independent such party from contributing his or her share to the support of the family. Sixth Extreme cruelty in either party.

party.

Seventh Neglect of the bushand, for the period of one year, to provide the common necessaries of life, when such neglect is not the result of poverty on the part of the husband, which he could not avoid by ord nary industry.

Sec. 2 The judgment or decree of

See 2 The indement or decree of divorce granted under the provisions of this act shall be a final decree; provided, however, that if the court shall find from the evidence produced upon the trial that a reconciliation may be effected between the parties, the court may order the entry of an inter-ocutory judgment declaring that the party is whose favor the court feedes is entitled to a divorce, and from such interlocutory judgment an appeal may be taken within six (6) months after its entry in the same manner and with like effect as if the judgment were final.

See 3. When six (6) months have expired after the entry of any inter-ocutory judgment entered under see their party or on its own motion, may enter a final judgment granting (1) the divorce, and such final judgment shall (2) restore each of the parties to the status of single persons, and (3) permit either to marry after the entry thereof; provided, however, that the entry of such final decree shall not validate any marriage contracted by either party subsequent to the entry of such interdiction of the liverent decides. of e ther party or on its own motion, and senter a final judgment granting (1) the divorce, and such final judgment shall (2) restore each of the parties to the status of single persons, and (3) permit either to marry after the entry thereof; provided, however, that the entry of such final decree shall not validate any marriage contracted by either party subsequent to the entry of such interdiction to grant a divorce unless counterly judgment and prior to the entry of such final decree, nor constitute any defense to any criminal prosecution made against either; and

tory decrees of divorce in certain cases and eliminating what are commonly known as short-term de-crees in divorce cases, and repealcrees in divorce cases, and repealing Section 22 of an Act entitled 'An Act relating to marriage and divorce,' approved November 28, 1861, as amended, and all other Acts or parts of Acts in conflict herewith," presented to this Legislature by the Secretary of State upon initiative petition under Section 3 of Article 19 of the Constitution, and to provide for the submission of a legislative substitute by the Secretary of State to the qualified electors for approval or rejection at the next ensuing general election.

Approved March 28, 1921
Whereas, There has been trans-

Whereas, There has been transmitted to this legislature a measure

Whereas. Under the provisions of section 3 of article 19 of the consti-ution of Nevada, the legislature may, with the approval of the governor, ropose a different measure on the me subject which shall be sub-itied by the secretary of state to e qualified electors for approval or ection at the next ensuing general ction; now, therefore,

The People of the State of Nevada, represented in Senate and Assem-

oly, do enact as follows: Section 1. The legislature of the of Nevada, with the approval the governor, proposes as a leg's ve suistime for An act affecting ree and matters properly con-ed therawith, providing for inter-tory decreas of divorce in certain and eliminating what are comally known as short-term decrees divorce cases, and repealing sec-n 22 of an act entitled 'An act

father to marriage and divorce, proted November 28, 1861, as murded and a l other acts or parts acts in conflict herewith," that is for 22 of "An act relating to rrags and divorce," approved Normar 28, 1861, as amended and approved Februrary 23, 1815, be amended read as follows:

end as follows: tion 12. leverce from the bonds matrimony may be obtained by plaint, under outh, to the district print, under eath, to the district of the county in which the see therefor shall have accrued, in which the defendant shall resort be found, or in which the miff shall reside if the latter either the county in which the ties last cohabitated or in which plaintiff shall have readed six the before suit be brought, for following causes:

rst impotency at the time of tearriage continuing to the time the divorce. Second-Adultery,

since the mar-Second Add fery, since the mar-inge, remaining inforgiven. Third-Wilful desertion, at any line, of either party by the other, or the period of one year. Fourth-Conviction of felony or namous crime.

Fifth-Habitual gross drunkenness centracted since marriage of either party, which shall incapacitate such party from contributing his or her share to the support of the family.

Sixth-Extreme cruelty in either carts.

Seventh-Neglect of the husband for the period of one year, to

situate any defense to any criminal prosecut on made against either; and (4) such other and further relief as may be necessary to complete disposition of the action, but if any appear is taken from any such interlocutory independ or motion for a new trial made, final judgment shall not be entered until such motion or appear has been finally disposed of, ner least of inally disposed of, ner jection, if the motion has been granted or judgment reversed.

Sec. 4 Section 22 of an Act entitled an Act relating to marriage and divorce," approved November 28, 1861, as amended February 15, 1875, February 20, 1913, and February 23, 1915, a hereby repealed. All other last or parts of acts in conflict here, with are hereby repealed. All other last what are commonly known as short-term decrees in divorce cases, and repealing section 22 of an act estitute for an Act proposing a legislative sub-stitute for an Act proposi and repealing section 22 of an act entitled An act relating to marriage An Act proposing a legislative sub-stitute for "An Act affecting divorce 1861, as amended, and all other acts and matters properly connected or parts of acts in conflict herewith."

Oli2-17-27

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J. E.'JACK' PECK

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County Commissioner

(Short Term)

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